IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TEXARKANA DIVISION

CATHX RESEARCH LTD.,	§	
Plaintiff,	& & &	
v.	Š	Civil Action No.: 5:21-cv-00077-RWS
	§	
2G ROBOTICS INC. A/K/A VOYIS	§	
IMAGING, INC.,	§	
, ,	Š	
Defendant.	Ü	

SEVENTH AMENDED DOCKET CONTROL ORDER

Before the Court is the parties' Joint Motion for Entry of a Revised Docket Control Order.

Docket No. 201. Having considered the motion, the Court finds that it should be **GRANTED**.

Accordingly, it is

ORDERED that the trial date (previously set for November 27, 2023) is RESET to January 22, 2024, and that the pretrial conference date (previously set for November 7, 2023) is RESET to December 19, 2023. Accordingly, it is

ORDERED that the following schedule of deadlines is in effect until further order of this Court:

3 DAYS after	Parties to file Motion to Seal Trial Exhibits , if they wish to seal any highly
conclusion of Trial	confidential exhibits.
	EXHIBITS: See Order Regarding Exhibits below.
Trial Date	9:00 a.m. JURY TRIAL before Judge Robert W. Schroeder III,
That Date	Texarkana, Texas.
January 22, 2024	Texat Kana, Texas.
January 22, 2024	
	For planning purposes, parties shall be prepared to start the evidentiary
Court designated date –	phase of trial immediately following jury selection.
not flexible without	
good cause – Motion	
Required	
January 22, 2024	9:00 a.m. JURY SELECTION before Judge Robert W. Schroeder III,
	Texarkana, Texas.
Court designated date –	
not flexible without	
good cause – Motion	
Required	

December 19, 2023	10:00 a.m. PRETRIAL CONFERENCE before Judge Robert
Court designated data	Schroeder III, Texarkana, Texas.
Court designated date – not flexible without	Discuss trial logistics and <i>voir dire</i> procedure. Resolve any pending
good cause - Motion	motions or objections.
Required	motions of objections.
Required	Lead trial counsel must attend the pretrial conference.
December 12, 2023	File a Notice of Time Requested for (1) voir dire, (2) opening
1 week before pretrial	statements, (3) direct and cross examinations, and (4) closing
1 week bejore preiriui	arguments.
December 12, 2023	File Responses to Motions in Limine.
1 week before pretrial	The Responses to Motions in Limite.
December 5, 2023	File Motions in Limine and pretrial objections.
2 weeks before pretrial	The Motions in Limine and pretrial objections.
2 weeks bejore pretitut	The parties are ORDERED to meet and confer to resolve any disputes
	before filing any motion <i>in limine</i> or objection to pretrial disclosures.
December 5, 2023	File Joint Final Pretrial Order, Joint Proposed Jury Instructions with
2 weeks before pretrial	citation to authority and Form of the Verdict for jury trials.
2 weeks before pretriat	citation to authority and rothi of the vertice for jury trials.
	Parties shall use the pretrial order form on Judge Schroeder's website.
	Proposed Findings of Fact and Conclusions of Law with citation to
	authority for issues tried to the bench.
November 28, 2023	Exchange Objections to Rebuttal Deposition Testimony.
3 weeks before pretrial	The state of the s
November 21, 2023	Notice of Request for Daily Transcript or Real Time Reporting of
4 weeks before pretrial	Court Proceedings due.
	If a daily transcript or real time reporting of court proceedings is requested
	for trial or hearings, the party or parties making said request shall file a
	notice and email Shedera Combs at shedera_combs@txed.uscourts.gov.
November 21, 2023	Exchange Rebuttal Designations and Objections to Deposition Testimony.
4 weeks before pretrial	
	For rebuttal designations, cross examination line and page numbers to be
	included.
	In video depositions, each party is responsible for preparation of the final
	edited video in accordance with their parties' designations and the Court's
	rulings on objections.
November 20, 2023	10:00 a.m. HEARING ON ANY REMAINING DISPOSITIVE
11010111001 20, 2023	MOTIONS (INCLUDING DAUBERT MOTIONS) before Judge
Court designated date –	Robert W. Schroeder III, Texarkana, Texas.
not flexible without	Troote in beni benef 111, Teauraina, Teaus.
good cause – Motion	
Required	
November 7, 2023	Exchange Pretrial Disclosures (Witness List, Deposition Designations, and
6 weeks before pretrial	Exhibit List) by the Party with the Burden of Proof.
o weeks bejore premui	Daniel List, by the Party with the Burden of 11001.

	Video and Stenographic Deposition Designation due. Each party who proposes to offer deposition testimony shall serve a disclosure identifying the line and page numbers to be offered.
October 10, 2023	Any Remaining Dispositive Motions due from all parties and any other motions that may require a hearing (including <i>Daubert</i> motions).
Court designated date – not flexible without good cause – Motion Required	Motions shall comply with Local Rule CV-56 and Local Rule CV-7. Motions to extend page limits will only be granted in exceptional circumstances. Exceptional circumstances require more than agreement among the parties.
	For each motion filed, the moving party SHALL provide the Court with one (1) copy of the completed briefing (opening motion, response, reply, and if applicable, surreply), excluding exhibits, in a three-ring binder appropriately tabbed. All documents shall be double-sided and must include the CM/ECF header. These copies shall be delivered to Judge Schroeder's chambers in Texarkana as soon as briefing has completed.
	Respond to Amended Pleadings.
October 3, 2023 1 week before Dispositive Motions	Parties to Identify Rebuttal Trial Witnesses.
September 28, 2023 2 weeks before Dispositive Motions	Parties to Identify Trial Witnesses; Amend Pleadings (after <i>Markman</i> Hearing).
Z ispositive nienons	It is not necessary to file a Motion for Leave to Amend before the deadline to amend pleadings. It is necessary to file a Motion for Leave to Amend after the deadline. However, except as provided in Patent Rule 3-6, if the amendment would affect infringement contentions or invalidity contentions, a motion must be made pursuant to Patent Rule 3-6 irrespective of whether the amendment is made prior to this deadline.
September 27, 2023	Expert Discovery Deadline.
September 8, 2023	Parties designate rebuttal expert witnesses (non-construction issues), rebuttal expert witness reports due. Refer to Local Rules for required information.
	If, without agreement, a party serves a supplemental expert report after the rebuttal expert report deadline has passed, the serving party must file notice with the Court stating service has occurred and the reason why a supplemental report is necessary under the circumstance.
August 11, 2023	Parties to serve any supplemental expert report necessitated by the Court's Ruling on Plaintiff's Motion to Reconsider and Clarify Aspects of the Court's Claim Construction Order (Docket. No. 105): if either party believes in good faith that the Court's Ruling on Plaintiff's Motion to Reconsider (Docket. No. 105) so requires, that party may serve a supplemental expert report addressing the matters it believes in good faith

	to be necessitated by the Court's ruling.
August 8, 2023	Final Election of Asserted Prior Art.
July 28, 2023	Final Election of Asserted Claims as served on July 28, 2023
Parties' estimated	FIVE (5) DAYS
number of trial days	

In the event that any of these dates fall on a weekend or Court holiday, the deadline is modified to be the next Court business day.

The parties are directed to Local Rule CV-7(d), which provides in part that "[a] party's failure to oppose a motion in the manner prescribed herein creates a presumption that the party does not controvert the facts set out by movant and has no evidence to offer in opposition to the motion."

A party may request an oral hearing on a motion filed with the Court. Any such request shall be included in the text or in a footnote on the first page of the motion or any responsive pleading thereto. The Court does not hold telephonic hearings absent unusual circumstances.

Other Limitations

- (a) The following excuses will not warrant a continuance or justify a failure to comply with the discovery deadline:
 - (i) The fact that there are motions for summary judgment or motions to dismiss pending;
 - (ii) The fact that one or more of the attorneys is set for trial in another court on the same day, unless the other setting was made prior to the date of this order or was made as a special provision for the parties in the other case;
 - (iii) The failure to complete discovery prior to trial, unless the parties can demonstrate that it was impossible to complete discovery despite their good faith effort to do so.
- (b) Amendments to the Docket Control Order ("DCO"): Any motion to alter any date on the DCO shall take the form of a motion to amend the DCO. The motion shall include a chart in the format of the DCO that lists all of the remaining dates in one column (as above) and the proposed changes to each date in an additional adjacent column (if there is no change for a date the proposed date column should remain blank or indicate that it is unchanged). The motion to amend the DCO shall also include a proposed DCO in traditional two-column format that incorporates the requested changes and that also lists all remaining dates. In other words, the DCO in the proposed order should be complete such that one can clearly see all the remaining deadlines rather than needing to also refer to an earlier version of the DCO.
- (c) <u>Indefiniteness</u>: In lieu of early motions for summary judgment, the parties are directed to include any arguments related to the issue of indefiniteness in their Markman briefing, subject to the local rules' normal page limits.
- (d) Motions in Limine: Each side is limited to one (1) motion in limine addressing no more than ten (10) disputed issues. In addition, the parties may file a joint motion in limine addressing any agreed issues. The Court views motions in limine as appropriate for those things that will create the proverbial "skunk in the jury box," e.g., that, if mentioned in front of the jury before an evidentiary ruling can be made, would be so

- prejudicial that the Court could not alleviate the prejudice with an appropriate instruction. Rulings on motions *in limine* do not exclude evidence, but prohibit the party from offering the disputed testimony prior to obtaining an evidentiary ruling during trial.
- (e) <u>Exhibits</u>: Each side is limited to designating 250 exhibits for trial absent a showing of good cause. The parties shall use the exhibit list sample form on Judge Schroeder's website.
- (f) <u>Deposition Designations</u>: Each side is limited to designating no more than ten (10) hours of deposition testimony for use at trial absent a showing of good cause. As trial approaches, if either side needs to designate more than ten (10) hours, the party may file a motion for leave and show good cause. All depositions to be read into evidence as part of the parties' case-in-chief shall be EDITED so as to exclude all unnecessary, repetitious, and irrelevant testimony; ONLY those portions which are relevant to the issues in controversy shall be read into evidence.
- (g) <u>Witness Lists</u>: The parties shall use the sample form on Judge Schroeder's website.

ORDER REGARDING EXHIBITS, EXHIBIT LISTS AND WITNESS LISTS:

- A. On the first day of trial, each party is required to have:
 - (1) One copy of their respective original exhibits on hand. Each exhibit shall be properly labeled with the following information: Identified as either Plaintiff's or Defendant's Exhibit, the Exhibit Number and the Case Number.
 - (2) Three hard copies of each party's exhibit list and witness list on hand.
 - (3) One copy of all exhibits on USB Flash Drive(s) or portable hard drive(s). This shall be tendered to the Courtroom Deputy at the beginning of trial.
 - (4) One copy of all expert reports on CD. This shall be tendered to the Courtroom Deputy at the beginning of trial.
- B. The parties shall follow the process below to admit exhibits.
 - (1) On the first day of trial, each party shall tender a preadmitted list of exhibits it plans to admit into evidence. This list shall include all exhibits which are NOT objected to or to which the Court has already overruled an objection. To the extent there are exhibits with outstanding objections for which the parties need a ruling from the Court, those exhibits should be separately included on the list and designated accordingly to reflect a pending objection. Parties shall entitle the list "[Plaintiff's/Defendant's] List of Preadmitted Exhibits." If, during the course of the day's testimony, a party wishes to offer an objected exhibit into evidence, the party may move for admission at the time it wishes to use that exhibit with a witness. The Court will then hear the opposing party's objection and will rule on the objection at that time.
 - (2) On each subsequent day of trial, the Court will commence by formally admitting all of the exhibits that were either unobjected to or allowed over objection and <u>used</u> during the previous day's trial. The Court will ask for these exhibits to be read into the record and formally admitted into evidence at the beginning of that trial day. These will be the exhibits deemed admitted at trial. The parties shall keep a separate running list of all exhibits admitted throughout the course of trial.

- (3) At the conclusion of evidence, each party shall read into the record any exhibit that was used but not previously admitted during the course of trial and then tender its final list of every admitted exhibit, entitled "[Plaintiff's/Defendant's] Final List of All Admitted Exhibits." To the extent there are exhibits that were not admitted during the course of trial, but for which there is agreement that they should be provided to the jury, the parties must inform the Court of those exhibits at the conclusion of evidence. The Court will then determine whether those exhibits will be allowed into the jury room for deliberations.
- C. At the conclusion of evidence, each party shall be responsible for pulling those exhibits admitted at trial and shall tender those to the Courtroom Deputy, who will verify the exhibits and tender them to the jury for their deliberations. One representative from each side shall meet with the Courtroom Deputy to verify the exhibit list.
- D. At the conclusion of trial, all boxes of exhibits shall be returned to the respective parties and the parties are instructed to remove these exhibits from the courtroom.
- E. Within five business days of the conclusion of trial, each party shall submit to the Courtroom Deputy:
 - (1) A Final Exhibit List of Exhibits Admitted During Trial in Word format.
 - (2) Two CD(s) containing admitted unsealed trial exhibits in PDF format. If the Court ordered any exhibits sealed during trial, the Sealed Exhibits shall be submitted on a separate CD. If tangible or over-sized exhibits were admitted, such exhibits shall be substituted with a photograph in PDF format.
 - (3) A disk containing the transcripts of Video Depositions played during trial, along with a copy of the actual video deposition.

SIGNED this 7th day of August, 2023.

ROBERT W. SCHROEDER III UNITED STATES DISTRICT JUDGE

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